UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF KENTUCKY DIVISION

IN RE:					
				CASE NO	
DEBTOR(S)					
		CHAPTER	13 PLAN		
Reference to "Debtor" here	in shall i	include both De	btors in a j	ioint case.	
I. PROPOSED PLAN	PAYM	ENTS AND DU	URATION	OF THE	PLAN.
					s future earnings or other ustee. 11 U.S.C.§ 1322(a)(1)
1. The Debtor shall pay to the	ne Truste	e out of Debtor	's future ea	arnings or ot	her income (check one):
the sum of	of \$		each		
OR					
the mon	thly step	plan payments	set forth be	elow:	
\$	from			through	
\$	from			through _	
\$	from			through _	
\$	from			through _	
\$	from			through _	
2. The Debtor s	shall also	pay to the Trus	tee periodi	c payments	as follows:
Amount of Each Payment		Frequency of Payment	Payment	Due Date	Source of Periodic Payment
\$esti	mated				

B. Duration (Pool Plan Only). The duration of the plan shall be months. (If blank the duration of the plan shall be sixty (60) months).
C. Total Amount to be Paid (Pool Plan Only). The Debtor shall pay a "pool" amount of \$ to the Trustee to complete payments under the plan (pool amount equals monthly payments times duration plus additional periodic payments).
D. Method of Payment. Plan payments shall be made to the Trustee by (check one):
☐ Payroll Deduction: (specify ☐ H or ☐ W in joint case)
Employer Name:
Address:
Phone Number:
OR Direct payments by the Debtor. However, Payroll Deductions will start if the Debtor does not make payments when due.
II. TREATMENT OF ADMINISTRATIVE EXPENSES.
A. Attorney's Fee. An attorney's fee for Debtor's counsel will be requested by separate application and shall be paid as allowed by the Court. It is estimated that the amount of the attorney's fee to be paid through the plan is \$ Unless otherwise ordered, the attorney's fee will be paid before creditors receive payments.
B. Trustee's Fee. The percentage fee payable to the Trustee shall be paid before or at the time of each payment to creditors and other claimants.
C. Other Administrative Expenses. All other expenses entitled to administrative priority under 11 U.S.C. § 507(a)(1) shall be paid before creditors are paid.

III. TREATMENT OF SECURED CLAIMS.

A. Secured Claims To Be Paid Inside the Plan.

1. Unless otherwise provided in the plan or ordered by the Court, each of the following secured claims, if allowed, shall be paid inside the plan, on a pro rata basis with all other allowed secured claims, to the extent of the proposed secured value or the amount of the claim, whichever is less. Any remaining portion of the claim shall be treated as a general unsecured claim.

Secured Creditor	Collateral Description	Estimated Amount of Claim	Proposed Secured Value	Proposed Interest Rate*

^{*} If blank, the interest rate shall be the contract rate.

- 2. The holder of any allowed secured claim provided for by the plan shall retain a lien until the allowed secured portion of the claim is fully paid.
- 3. Secured claims shall be paid after administrative claims are paid and before all other priority claims are paid.

B. Mortgages, Leases, and Other Debts To Be Paid Outside the Plan.

1. **Payments Outside the Plan by Debtor.** The Debtor shall pay the following claims, except any prepetition arrearage, outside the plan by making payments directly to the creditors. The claims of such creditors shall be paid pursuant to the underlying contracts.

Secured Creditor	Collateral Description	Maturity Date of Note	Estimated Amount of Arrearages	Interest Rate on Arrearage*

^{*} If blank, the interest rate shall be the contract rate.

2. **Payments Outside the Plan by Third Party**. The following claims shall be paid outside the plan by a non-filing third party making payments directly to the creditor. The claims of such creditors shall be paid pursuant to the underlying contracts.

Secured Creditor	Collateral Description	Name of Party to Make Payments	Relationship to Debtor

- **C. Prepetition Arrearages To Be Paid Inside the Plan.** Unless Section VII of the Plan ("Special Provisions") specifically provides otherwise, any claim filed by a creditor for prepetition arrearages on a debt to be paid outside the plan shall be treated as a secured claim to be paid inside the plan concurrently with all other allowed secured claims. If no interest rate is specified, interest shall be paid at the contract rate.
- **D. Surrender of Property.** The Debtor surrenders the following property. Upon confirmation the automatic stay is terminated as to the collateral being surrendered. No distributions shall be made to the secured creditor until such time as an amended claim for the deficiency is filed by the creditor. Any allowed claim for a deficiency shall be treated as a general unsecured claim.

Secured Creditor	Collateral Description

E. Avoidance of Liens under 11 U.S.C. § 522(f). The liens of the following creditors are avoided under 11 U.S.C. § 522(f). The allowed claims of such creditors shall be treated as general unsecured claims.

Collateral Description

- **F.** All Other Secured Claims. Any creditor filing a claim as secured that is not otherwise provided for by this plan or Court order shall be treated as a claim secured to the extent of the value of the collateral set forth in the proof of claim, to be paid inside the plan with interest at the contract rate.
- **G. Orders Granting Relief From Stay.** If at any time during the life of the plan an order terminating the automatic stay is entered, no further distributions shall be made to the secured creditor obtaining stay relief until such time as such creditor files an amended claim. Any allowed claim for a deficiency shall be treated as a general unsecured claim.

IV. TREATMENT OF PRIORITY CLAIMS.

Priority Claims To Be Paid Inside the Plan. The following claims are entitled to priority under 11 U.S.C. § 507 and shall be paid inside the plan in full, in deferred cash payments, after administrative claims and secured claims are paid and before unsecured non-priority claims are paid. (Claims entitled to administrative priority are paid pursuant to Section II of the plan).

Creditor Holding Priority Claim	Description of Claim	Estimated Amount of Claim

V.	TREATMENT	OF UNSECURED CLAI	MS.					
A.	Estimated Amount of Unsecured Debt (from Schedule F):							
В.	General Unsecured Claims.							
the per	1. The claims of creditors holding allowed unsecured claims shall be paid pro-rata over period of the plan after payment of administrative, secured and priority claims.							
	2. General	unsecured claims shall be p	oaid (check one):					
more. claims C. which	OR To the greed percentage placed percentage placed. 3. No interconference of creditors hold Co-Signed Deb	reatest extent possible from an shall be treated as a 36-1 est accruing after the date of ing unsecured claims. ts To Be Paid in Full. The price is also liable shall be paid	n payments to be made by month pool plan if unsect of the filing of the petition the following creditors holes.	y the Debtor ("pool plan"). ured creditors will receive n shall be paid on the ding unsecured claims for				
Credi	tor	Description of Claim	Co-Signer	Relationship to Debtor				

VI. REJECTION OF LEASES AND EXECUTORY CONTRACTS.

The Debtor hereby rejects the following leases and executory contracts and will surrender the leased property.

Creditor	Description of Leased Property or Nature of Contract

VII. SPECIAL PROVISIONS.

The Debtor proposes the following special provisions.

DATED:	
DEBTOR	
DEBTOR	
ATTORNEY FOR DEBTOR	